

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

	United St	ates of America,) .	Case No. 4:24-MJ-72	0198-MAG
A 1k	(ANO T	Plaintiff, v. TVIPVレタTV)	STIPULATED ORDER EXCLUDI UNDER THE SPEEDY TRIAL AC	
Trial A	Act from <u>7</u> uance outw	$\frac{ V8 ZM}{ Veigh}$ to $\frac{3 V0 }{ Veigh}$ the best interest of the publications	ic and the	the court excludes time and finds that the ends of justice serve defendant in a speedy trial. See 18 s continuance on the following factor	ved by the U.S.C. §
a		ilure to grant a continuance woule 18 U.S.C. § 3161(h)(7)(B)(i).	ld be like	ly to result in a miscarriage of justice	
	de or	fendants, the nature of the law, that it is unreasonable to ex	prosecut pect adec	the check applicable reasons] the tion, or the existence of novel quate preparation for pretrial proceed his section. See 18 U.S.C. § 3161(h)(questions of fact ings or the trial
				ne defendant reasonable time to obtain ence. See 18 U.S.C. § 3161(h)(7)(B)	
	co	9		onably deny the defendant continuity s, taking into account the exercise of	
	neo			onably deny the defendant the reason to account the exercise of due dilige	
	dis par the	position of criminal cases, the co agraph and — based on the parti- time limits for a preliminary hea	ourt sets t es' show aring und or an indi	g into account the public interest in the preliminary hearing to the date seeing of good cause — finds good cause rederal Rule of Criminal Proceductment under the Speedy Trial Act (bn. P. 5.1; 18 U.S.C. § 3161(b).	t forth in the first se for extending re 5.1 and for
	IT IS SO	ORDERED. 2/28/24		Kandis A. Westmore United States Magistrate Judge	lugte
	STIPULA	TED: Attorney for Defendant		Assistant United States Attorney	